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Pursuant to Civil Local Rules 6-1(b), 6-2, and 7-12, and through their undersigned counsel, Meta, TikTok, Snap, and YouTube ("Defendants"); the MDL Personal Injury and School District ("PI/SD") Plaintiffs; and the MDL State Attorneys General ("State AGs") (collectively, the "Parties") hereby agree to the following negotiated amendment of the Pretrial Schedule entered by the Court in CMO No. 18 (ECF 1290).

- 1. WHEREAS, Defendants requested in their July 11, 2025 CMC Statement (ECF 2104) a six-week extension of the August 27, 2025 deadline for completion of expert depositions, along with commensurate extensions of other deadlines set in CMO No. 18;
- 2. WHEREAS, the PI/SD Plaintiffs opposed that request, while the State AGs did not oppose it;
- 3. WHEREAS, following the CMC on July 18, 2025, the Parties met and conferred in an effort to apply the Court's guidance and narrow areas of dispute;
- 4. WHEREAS, the PI/SD Plaintiffs continue to oppose an extension of any deadline other than as set forth herein;
- 5. WHEREAS, the Court has previously extended expert deposition deadlines generally, on agreement of all Parties to the MDL as part of an MDL-wide schedule extension, *see* ECF 1159, and again as to four State AG-specific expert reports on agreement of the State AGs and Meta, *see* ECF 1955.

NOW, THEREFORE, the Parties hereby jointly stipulate and request that the Court approve the following proposed schedule extension:

- 1. The deadline for the close of expert discovery in the MDL, as set in CMO No. 18, moves from August 27, 2025 to September 17, 2025 (an extension of three weeks), to permit the completion of Eligible Depositions as defined in paragraph 6 below;
- 2. The deadline for Defendants to file Rule 702 motions as to two of Plaintiffs' experts whose depositions would, under the Parties' agreement, be rescheduled for a date after September 10, 2025 (Dr. Stuart Murray and Dr. Jean Twenge), moves from September 24, 2025 to September

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- 30, 2025; and the deadline for Plaintiffs to file oppositions to those motions moves from October 27, 2025 to November 3, 2025, with Defendants' replies for those motions still due on November 25, 2025;
- 3. To the extent any other Eligible Depositions (besides the depositions of Dr. Murray and Dr. Twenge) are moved to a date after September 10, 2025, Defendants reserve the right to request, and Plaintiffs agree to confer in good faith regarding, a similar extension of the deadline for Defendants to file a Rule 702 motion as to such expert and for Plaintiffs to file an opposition to that motion;
- 4. Defendants withdraw their request to extend other deadlines included in the Pretrial Schedule entered by the Court in CMO No. 18;
- 5. The extensions reflected in paragraphs 2 and 3 will not affect any other deadlines included in the Pretrial Schedule entered by the Court in CMO No. 18;
 - 6. "Eligible Depositions" includes only the following:
 - Depositions of experts who are unique to the MDL, i.e., not disclosed in the
 JCCP (such as school district experts or State AG-only experts);
 - b. Depositions of non-case specific experts who are shared with the JCCP but who have already been deposed in the JCCP;
 - c. Depositions of experts who have submitted case-specific reports in both jurisdictions, but only as to their MDL case-specific reports.
 - 7. For the avoidance of doubt, "Eligible Depositions" does not include the following:
 - a. Depositions of experts who are subject to the August 27, 2025 JCCP deadline and who have **not** already been deposed in the JCCP; or
 - b. Depositions of experts concerning any JCCP case-specific opinions they have offered.

1	8. The Parties have reached agree	ement on the specific expert depositions covered by
2	the definition of "Eligible Depositions" set for	th above, as well as which Eligible Depositions will
3	move into the extension period.	
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5	IT IS SO STIPULATED, through Co	ounsel of Record.
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7	PURSUANT TO STIPULATION, IT	Γ IS SO ORDERED.
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ATTESTATION I hereby attest, pursuant to N.D. Cal. Civil L.R. 5-1, that the concurrence to the filing of this document has been obtained from each signatory hereto. Dated: July 28, 2025 /s/ Ashley Simonsen Ashley Simonsen